(Including Pechiney's Objections and Cryovac's Basis for Admissibility)*

165	<u> </u>					ì		İ
Denoid			Wilkerson039	Kitchel020	Company008	Buelow023		Nawrocki020
Finddoc#	CR014-000673	CR006-009603	NBW00014	PPPI-E045980	PPP1003164	PPPI-E048874	CR064-000016	C100-000123
Begdoc#	CR014-000671	CR006-009603 CR006-009603	NBW00013	PPPI-E045975	PPP1003158	10/20/2003 PPPI-E048874	10/22/2003 CR064-000015 CR064-000016	10/24/2003 C100-000080
Docdate Begdoc#	10/11/2003	10/11/2003	10/13/2003	10/15/2003	10/20/2003	10/20/2003	10/22/2003	10/24/2003
sibility Descript Docdate Beggoc# [Findd	r Dodge City Meeting 2r 7, 2003	Minutes of Liberal Meeting on October 8, 2003	Email fr. Steve James to Terry Wilkerson	Shrink Bag Business Recovery Status & Plan	"Pitch the Patch" advertisement/promotional material	E-mail from Duane Buelow to Mike Douglas	Email fr. Terry Wilkerson to Anthony York	LID 1050 data
Basis for Admissibility	FRE 803(6) FRE 902 Gardner		Jan 9	FRE 402: see PTO Ex. 2 8 II., III. B and C, IV.	5 J L	н	37	I
	FRE 901			FRE 402, 403				
	266	267	268	269	270	271	272	275

*Cryovac objects to Pechiney reserving any objection not expressly identified herein because it violates F.R.C.P. 26(a)(3) & L.R. 16.4(d)(6) because it does not give Cryovac adequate notice and opportunity to respond.

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276		(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	ClearShield Product Launch Meeting	1/06/2003	11/06/2003 PPPI-E045545	5568	
277			Email fr. S. Tobias re: ClearShield test date w/ Nat'l Beef	11/11/2003	11/11/2003 PPPI-E047758	PPP1-E047759	
278			E-mail from Simmons to James and Wilkerson	11/17/2003 NBW00056	NBW00056	NBW00057	
279			E-mail from G. Shudy regarding E-14109-03 Clearshield bags for National Beef	11/17/2003 PPP1006078	PPP1006078	PPP1006080	
280			E-mail form Anthony York with attachment	11/30/2003	CR004-004914	CR004-004915	Deily 032
281			2004 Shrink Bags Business Plan for Pechiney (by F. Kitchel)	12/01/2003	PPPI-E057054	PPPI-E057072	Taylor028
282			Mize letter to Wilkerson	12/11/2003	CR061-000686	CR061-000688	
283			Draft letter agint. btw. Cryovac and National Beef	12/11/2003	12/11/2003 C100-000040	C100-000042	York016
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c# Denoid	29	00017 York 017	-005312	3313	-005428	001500 Buelow05	2512 Grabowski023; Kitchel024	041389 Grabowski022
Begdoc# Enddo	12/12/2003 CR004-004872 CR004-004875	12/12/2003 C100-000017 C100-000017	12/14/2003 CR004-005309 CR004-005312	PPP1003312 PPP1003313	12/31/2003 CR004-005424 CR004-005428	00/00/2004 PPPI-E001494 PPPI-E001500	PPPI012497 PPPI012512	PPPI-E041377 PPPI-E041389
Docdate	12/12/2003	12/12/2003	12/14/2003	12/18/2003 PPP1003312	12/31/2003	00/00/2004	00/00/2004 PPPI012497	00/00/2004
Descript	Email fr. Anthony York to Jim Mize	Email from York	Email fr. Jeff Gardner w/ changed agınt. attached	National Beef Clearshield Packing/Shipping Test Final Report	Email transmitting copy of agreement FedExed to Terry Wilkerson	"Research and Development Differentiating Technology"	Pechiney Nat'l Beef Year 2004 Review Presentation	ClearShield project updates and 00/00/2004 PPPI-E041377 summaries
Objection Basis for Admissibility Describe								
Objection								
	284	285	286	287	288	289	290	292

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240	Ohiartion	Rosie for Admissihility	Dasarint	Doddota	Ramana	Name of the second	Donoid
293	FRE 802, 901	FRE 703 (Kimmel, Exh O to Kimmel Initial Report) FRE 803(6) FRE 902	FRE 703 (Kimmel, Exh TSR 29918 Comments - 01/09/2004 O to Kimmel Initial Chemical Composition and Report) Construction of Pechiney FRE 803(6) Clearshield Bone-In Shrink Bag FRE 902 Report and Data	01/09/2004			Exhibit O to Kimmel 5/19/2005 report
294	FRE 802, 901	FRE 803(6) FRE 902 Wilkerson	2004 Estimated Sales Revised for 5 Day Weeks	01/09/2004	C100-00037	C100-00038	
295			Letter of agreement to Wilkerson, signed by Deily for Mize	01/13/2004 NBW00426	NBW00426	NB W00428	Wilkerson016
296			Unsigned letter of agreement to 01/13/2004 C100-000031.0 C100-000033.0 Wilkerson (clean copy)	01/13/2004	C100-000031.0	C100-000033.0	York006
297			Unsigned letter of agreement to Wilkerson w/ York handwriting from deposition	01/13/2004	01/13/2004 C100-000031	C100-00033	York006
298			Unsigned letter of agreement to Wilkerson	01/13/2004	CR004-002950	CR004-002953	Deily 022; Gardner 05; Mize 07; York 05
299				01/14/2004	01/14/2004 C100-000004	C100-000006	York007
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	Depoid	Wilkerson014	James 011				Grabowski013	Grabowski014	Taylor022	
ility)*	Enddoc#	NBW00083	NBJ00480	PPP1001950	C100-000001	PPPI-E115449	PPPI012474	PPPI012604	PPP1012476	PPPI-E111036
t List sis for Admissib	Begdoc#	01/14/2004 NBW00083	NBJ00475	01/14/2004 PPP1001950	C100-000001	PPPI-E115449	PPPI012474	01/15/2004 PPPI012600	01/16/2004 PPPI012475	01/16/2004 PPPI-E111035
frial Exhibi ryovac's Ba	Doedate Begdoc#	01/14/2004	01/14/2004 NBJ00475	01/14/2004	01/14/2004	01/15/2004	01/15/2004	01/15/2004	01/16/2004	01/16/2004
Exhibit 11: Cryovac's Trial Exhibit List [Ancluding Pechiney's Objections and Cryovac's Basis for Admissibility)*	Descript	E-mail to York	Hand-written notes and Cryovac proposals	E-mail from F. Kitchel	Email from Wilkerson to York stating intent to enter into 4 yr bag purchase agmt w/ Cryovac	Tom Grabowski's notes re: "National Beef Supply Agreement discussion points"	Tom Grabowski's notes re: Nat'l 01/15/2004 PPP1012474 Beef Supply Agreement discussion points	Email from Grabowski to Pechiney	Letter from R. Taylor to S. James	R. Taylor letter to S. James
(Includir	Imis							Pechiney Document (Grabowski)		
	Ptx Objection Basis for A.							FRE 901 (
	Ptx	300	301	302	303	305	306	307	308	309

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Ptx	Objection	Objection Basis for Admissibility Descrine		Doctlite Begine#	Beoduc#	ldoc#	Denoid
310			Tom Grabowski to s attaching Nat'l	01/16/2004	_		Wilkerson 023
311	FRE 802, 901	FRE 803(6) Wilkerson	Letter from Robert Taylor to Steve James	01/16/2004	NBW00377	NBW00378	Wilkerson042
313			Email from Grabowski to Steven James	01/19/2004	PPP1012607	PPP1012607	Grabowski016
314			Cryovac's estimated NB sales for 2004	01/21/2004	01/21/2004 C100-000034	C100-000039	York026
316			"Pitch the Patch" promotional materials	01/26/2004 PPP1006054		PPP1006055	Taylor025
317			Clearshield article	01/26/2004	01/26/2004 CR006-007466 CR006-007467	CR006-007467	
318			Bag Comparison Cost - New Vendor Proposals	01/26/2004 NBW00392		NBW00392	
320			E-mail from M. Douglas to D. Buelow and K. Lind	01/30/2004	01/30/2004 PPPI-E048522	PPPI-E048523	
321			Chart entitled "ClearShield Trial Plan"	02/03/2004	PPPI-E048598	PPPI-E048599	
		to the first and	42.			***	

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(Including Pechinev's Objections and Cryovac's Basis for Admissibility)* Exhibit 11: Cryovac's Trial Exhibit List

Pre	Objection Basis for Admissibility	Antiful Descript Descript Problems and Cryovae's basis for Admissibility).	Doculate Baselout	SIS IOF Admissib	#Y	T. C.
322	322	n Luis Brogan	02/04/2004	2772	2772	and or
323		Email chain btw. Nat'l Beef and 02/04/2004 NBJ00412 Pechiney	02/04/2004	NBJ00412	NBJ00413	Wilkerson 024
324		Notes from Duane Buelow regarding National Beef meeting and e-mail from Chad Mueller to Duane Buelow dated 02/02/2004	02/05/2004 PPP1003127	PPP1003127	PPP1003129	
326		Email from Luis Brogan	02/08/2004	02/08/2004 PPPI-E052782	PPPI-E052784	
327		Email from Luis Brogan	02/08/2004	02/08/2004 PPPI-E052823	PPPI-E052824	
328		Email from Luis Brogan to support team leaders	02/08/2004	02/08/2004 PPPI-E052791	PPPI-E052792	
329		DZ-9000 Manufacturing Specification from Pechiney	02/09/2004 PPP1006470		PPP1006487.00	
330		Email from Steven James to Grabowski & Kitchel re: Letter of Understanding	02/09/2004 PPP1012660		PPP1012663	Grabowski017
33.		Email from Philip Leggett	02/10/2004	PPPI-E052816	PPPI-E052820	
		43				

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	Ohiection	Basis for Admissibilit	v Descrint	Doctlate Beardor#	Readne#	loc#	Dennid
332	FRE 802, 901	FRE 703 (Nawrocki) FRM Strat FRE 803(6) 2004; Cryc FRE 902 Update	egic Plans Feb 17-18 wac Monthly Model	02/17/2004	CR006-004137		
333	FRE 901	Pechiney Document	Notes re: ClearShield meeting	02/19/2004	02/19/2004 PPP1003099	PPP1003099	
334			Executed Letter of Understanding btw. Nat'l Beef and Pechiney	02/23/2004	02/23/2004 PPPI012490	PPPI012490	Taylor09 (30.b.6)
335			Email fr. Grabowski to James att. Draft letter of Understanding	02/24/2004	02/24/2004 PPPI012918	PPP1012919	Grabowski020
336			Memo from Ed Mumpower to Phil Ryan re: Comparison of LID 2050 (Europe), LID 1050, and LID 1050 S	02/25/2004	02/25/2004 CR035-005096 CR035-005100	CR035-005100	
337			Email fr. Tom Grabowski to Steve James attaching Letter of Understanding	02/26/2004 NBJ00393		NBJ00394	
338			Letter of Understanding between National Beef and Pechiney	02/27/2004	02/27/2004 PPP1012597	PPP1012597	Taylor024

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λlζ	Objection	Objection Basis for Admissibility	Descript	Doctate Begdoc#		Enddoc#	Depoid
339		4	ackaging Rebate kequest: Nat'l Beef	33/01/2004	1122	1124	Grabowski 025
340			Flexible Packaging Rebate Program Request: Nat'l Beef	03/01/2004	PPPI-E111125	PPPI-E111127	Grabowski026
341			Flexible Packaging Rebate Program Request: Nat'l Beef	03/01/2004	03/01/2004 PPPI-E111131	PPPI-E111132	Grabowski027
342	FRE 403	FRE 402: see PTO Ex. 2 III.A. 2. i - iii	Nat'l Beef - Cryovac Case Ready Rebates	03/03/2004	03/03/2004 CR035-002636	CR035-002636	
343			Memorandum from M. Douglas 03/04/2004 PPP1006261 to CS Steering Committing	03/04/2004		PPP1006264	
344			E-mail from M. Douglas to F. (Kitchel	03/10/2004 PPP1003192		PPP1003194	
345			Email fr. Anthony York	03/10/2004 NBW00073	NB W00073	NBW00074	
346			"Materials Key" for chemical components used to make films at Pechiney	03/15/2004	03/15/2004 PPP1004888	PPP1004893	
349			Internal email from Frank Kitchel	03/23/2004	PPPI-E054203	PPPI-E054203	Kitchel021

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(Including Pechiney's Objections and Cryovac's Basis for Admissibility)* Exhibit 11: Cryovac's Trial Exhibit List

Denoid		7	057 Kitchel010; Taylor019	0	3	763	7.0	Exhibit P to Kimmel 5/19/2005 report
Enddoc#	PPPI-E054240	PPP1011427	PPPI-E050057	PPP1006880	PPP1004573	CR004-000	PPP1006487.0	
Berdoc#	03/23/2004 PPPI-E054239	04/00/2004 PPPI011364	04/09/2004 PPPI-E050054	04/14/2004 PPP1006867	04/20/2004 PPP1004571	04/27/2004 CR004-000760 CR004-000763	04/29/2004 PPP1006475	
Doedate	03/23/2004	04/00/2004	04/09/2004	04/14/2004	04/20/2004	04/27/2004	04/29/2004	05/17/2004
Descript	Internal emails to/ from Robert Taylor and Frank Kitchel et al.	Alcan Meat and Dairy Operating Results April 2004	Pechiney Internal email chain	Mocon thickness measurement results from Pechiney	E-mail from M. Douglas to Anne Ehrenberger and Chad Mueller	Internal Cryovac memo from J. Mize's files	DZ-9500 Manufacturing Specification From Pechiney	TSR 30063 Comments - Pechiney Clearshield Analysis Report and Data
Basis for Admissibility	350 Internal en Taylor and							FRE 402: see PTO Ex. 5 I.A., Ex. 2 I., and Ex. P to Kimmel 05/19/05 report
Objection						FRE 802, 901 FRE 803(6) FRE 902		FRE 402-1, 403-1
Ptx	350	351	354	355	356	357	358	359

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Exhibit 11: Cryovac's Trial Exhibit List (Including Pechiney's Objections and Cryovac's Basis for Admissibility)*

TSR 30179 - Physical Properties of Pechiney's ClearShield Bag 4.0 mils Report and Data
Internal Cryovac memo by J. Mize
Clearshield advertisememt
Clearshield advertisements
Experiment and Development Order re: DZ-9500

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DepoidWilkerson048 Grabowski024 Kitchel025 Faylor026
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 07/21/2004
 PPPI-E047316
 PPPI-E047317
 PPPI013085 PPP1003149 PPP1003152 PPP1011753 PPP1006886 (Including Pechiney's Objections and Cryovac's Basis for Admissibility)* 07/27/2004 |PPPI013082 Report "ClearShield Hormel PD 07/28/2004 PPP1003147 07/29/2004 |PPP1003150 08/00/2004 |PPPI011692 08/02/2004 |PPPI006881 Conditions For ClearShield Film FRE 402: see PTO Ex. 2 E-mail from Taylor to various E-mail from L. Borgan to M. Product Data and Process Meat & Dairy Business Reimbursement report Pechiney Boneguard Pechiney employees Operating Results Ptx Objection Basis for Admissibility Descript 367 FRE 402, 403 FRE 4000 con PTO Extra 1 con P Update" Jouglas Evidences that Curwood Beef selected Cryovac's Curwood's product as a FRE 402, 403 Competitive Privilege; encountered problems was not an acceptable alternative-National with Clearshield® eplacement when MIL 5 if denied III.A. 2, IV., V. product and not National Beef 370 368 369 372 371

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(Including Pechiney's Objections and Cryovac's Basis for Admissibility)*

Ptx	Objection	Objection Basis for Admissibility Descring		Doedate	Bearing	#30	Demoid
374			ld Food and Specialty evelopment Meeting		39	46	Taylor014
375			Email from Corey Hoskinson to 08/21/2004 NBJ00262 Brenden McCullough	08/21/2004	NBJ00262	NB.100262	Wilkerson 047
377			Report re: National Beef Ink Rub/Chemical Resistance	08/31/2004 PPP1006862	PPP1006862	PPP1006866	
380	FRE 402, 403	FRE 402: see PTO Ex. 5 I.A. and Ex. F to Wilkes 07/15/05 report	Project Progress Report re: Improved LID 1050	09/01/2004	09/01/2004 CR030-004712	CR030-004712	
381		May be withdrawn if MIL 4 granted	Executed Supply Agmt btw. Pechiney and Land O' Lakes	09/01/2004 PPPI014104	PPP1014104	PPPI014116	Taylor 30(b)(6) 08
382	FRE 402-1, 403-1	Competitive Privilege; MIL 5 if denied	Email from Stephen Tobias to Steve James re: Monthly meeting attachment	09/02/2004	NBJ00253	NBJ00254	Wilkerson 049
383			Email from Terry Wilkerson to Carey Hoskinson	09/08/2004	NBJ00249	NBJ00250	Wilkerson 050
384			Clearshield Project Status - Review Meeting Slides	09/13/2004	PPP1006306	PPP1006321	
	The second secon						THE

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(Including Pechiney's Objections and Cryovac's Basis for Admissibility)*

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385		385 Alcan (Pe	Alcan (Pechiney) Analytical Lab Test Request and Results	¥	PPP1003411	PPP1003416	
386		May be withdrawn if MIL 4 granted	Executed Supply Agmt. btw. Pechincy and Schreiber	10/01/2004	10/01/2004 PPP1014122	PPP1014131	Taylor 30(b)(6) 05
387			Project Closing Report re: Improved LID 550/1050	10/12/2004	10/12/2004 CR049-000003	CR049-000007	
388			Pechiney Z-9001-F Manufacturing Specification	10/22/2004	PPP1010925	PPP1010928	Douglas 30(b)(6) 009
389			Pechiney Z-9002-F Manufacturing Specification	10/22/2004	10/22/2004 PPP1010619	PPP1010622	
390	FRE 402-1, 403-1	Competitive Privilege; MIL 5 if denied	Email fr. C. Hoskinson to T. Wilkerson & S. James	11/10/2004 NBJ00202	NBJ00202	NBJ00204	
391	FRE 402-1, 403-1	Competitive Privilege; MIL 5 if denied	Email from Nichole Fegley	11/15/2004	0610019N	NBJ00201	James 01
393			Notes re: National Beef 21x33 Bl Chuck Bag	12/20/2004	12/20/2004 PPP1006739	PPP1006740	
394			2005 Consolidated Business Goals	00/00/2002	CR006-007300	CR006-007301	Gardner 08 Mize 014

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(Including Pechiney's Objections and Cryovac's Basis for Admissibility)* Exhibit 11: Cryovac's Trial Exhibit List

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395		395	airy Business Results, 005 [w/ JSHAW	01/00/2005 PPPI012047		7	
396		May be withdrawn if MIL 4 granted	Executed Purchase Agreement btw. Pechiney and Bar-S	01/01/2005 PPPI014089	PPP1014089	PPP1014103	Taylor 30(b)(6) 03
397			"2005 Fresh Meat Business Plan" by Frank Kitchel	01/16/2005	PPPI-E054564	PPPI-E054590	Taylor029
398	FRE 402-1, 403-1	Competitive Privilege; MIL 5 if denied	Email from Nichole Fegley re: Back Rib Leaker % Rp	01/31/2005	NBJ00154	NBJ00156	James 02
399			Cryovac and sales volume for TBG bags at National Beef for 2003	02/15/2005	02/15/2005 CR010-007816 CR010-007816		Deily041
400		May be withdrawn if MIL 4 granted	Executed Letter btw. Pechiney and Intercames re: volume incentive purchasing program	02/15/2005 PPPI014143		PPP1014143	Taylor 30(b)(6) 06
40			Meat & Dairy Business Operating Results, March 2005	03/00/2005 PPP1012206		PPP1012243	
402			Cryovac Pricing for White Case 04/00/2005 Ready Trays		PPPI-E115334	PPPI-E115334	
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Ptx	Objection	Ptx Objection Basis for Admissibility Describt		Docume	Begrdoc#	doc#	Denoid
403			sricas - N.A. Meat & lated 4/22/05	04/22/2005	04/22/2005 PPPI-E057932	1	Kitchel027
404	FRE 402, 802, 901	FRE 402: see PTO Ex. 5 I.C. and PTO Ex. 2 IV. FRE 703 (Nawrocki) FRE 803(17) IDed by Nawrocki	License information from Royalty Source IP database	05/16/2005	CR061-000890	CR061-000936	
405			Email fr. F. Kitchel fwd'g email 05/18/2005 PPPI-E115333 to J. Hoeper	05/18/2005	PPPI-E115333	PPPI-E115333	
406			Team Smithfield's Weekly Report	05/30/2005	05/30/2005 PPPI-E111393	PPPI-E111400	
407			Email fr. R. Gregory to F. Kitchel w/ attachment	05/31/2005 PPP1012664	PPP1012664	PPP1012670	
408			Email from R. Gregory	05/31/2005 PPPI012691	PPP1012691	PPP1012692	
409			Email from Grabowski to Kitchel	05/31/2005 PPPI012693	PPP1012693	PPP1012696	Kitchel019
014			Indemnification and hold-harmless agreement between Pechiney and National Beef	06/30/2005	PPP1013482	PPP1013482	Company010
			-23				

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Ptx	Objection	Objection Basis for Admissibility Descrint		Docdate Reador#		#301	Donnid
114			ation and less agreement echiney and National	06/30/2005		PPP1013493	Wilkerson052
412			Meat & Dairy N. America Major Accounts - Net Sales	07/00/2005	PPPI-E092366	PPPI-E092414	Nawrocki019
413			Alcan Packaging Food Packaging Americas, Fresh Meat Fact Base	07/00/2005	07/00/2005 PPPI-E115981	PPPI-E115991	
4	1		Email fr. F. Kitchel w/ attachment	07/14/2005	07/14/2005 PPPI-E116169	PPPI-E116170	
415	FRE 402	Gilbert's bias (Pechiney's consultant)	Gilbert's bias (Pechiney's E-mail from B. O'Donnell to M. 08/02/2005 consultant) Reldstein regarding Feldstein's 8/1/05 letter.	08/02/2005			
416			E-mail from T. Grabowski to F. 08/12/2005 PPPI-E112624 Kitchel	08/12/2005	1	PPPI-E112625	
714			E-mail from M. Douglas to S. Meyer (with attachment)	09/15/2005	PPPI-E113385	PPPI-E113393	
418			E-mail from F. Kitchel to L. Bogran	09/16/2005	09/16/2005 PPPI-E113995	PPPI-E113996	
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*Cryovac objects to Pechiney reserving any objection not expressly identified herein because it violates F.R.C.P. 26(a)(3) & L.R. 16.4(d)(6) because it does not give Cryovac adequate notice and opportunity to respond.

Ptx	Objection	Basis for Admissibility		Docdate		100#	Denoid
419		419 E-mail fro Bogran	m M. Douglas to L.	09/20/2005	09/20/2005 PPPI-E113608	6098	
420			E-mail from B. Bache to T. Grabowski	09/21/2005	09/21/2005 PPPI-E114020	PPPI-E114020	
421			E-mail from M. Douglas	09/28/2005	09/28/2005 PPPI-E113719	PPPI-E113720	
422			E-mail from M. Douglas to T. Lee	09/28/2005	09/28/2005 PPPI-E113722	PPPI-E113723	
423			E-mail from M. Douglas	09/29/2005	09/29/2005 PPPI-E113773	PPPI-E113773	
424			Email fr. F. Kitchel to R. Nangia 10/02/2005 PPPI-E117499	10/02/2005	1	PPPI-E117499	
425			Email fr. F. Kitchel to R. Nangia 10/05/2005 PPPI-E117525	10/05/2005		PPPI-E117525	
426			E-mail from L. Bogran to C. Clifton and A. Aberle	10/11/2005	10/11/2005 PPPI-E117763	PPPI-E117764	
42.7			Shrink Bag Cost Reduction	10/13/2005	10/13/2005 PPPI-E117878	PPPI-E117895	
428			Email fr. R. Nangia	10/13/2005	PPPI-E117873	PPPI-E117874	
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*Cryovac objects to Pechiney reserving any objection not expressly identified herein because it violates F.R.C.P. 26(a)(3) & L.R. 16.4(d)(6) because it does not give Cryovac adequate notice and opportunity to respond.

Ptx 429	Ptx Objection 429	Basis for Admissibility Descript		Docdate Begdoc# Enddoc# 10/20/2005 PPPI-E117970 PPPI-E117	© PPPI-E117971	Depoid
430	FRE 402, 403, 701, 802	FRE 402, FRE 402: See PTO Ex. 2 403, 701, 802 IV. (Cryovac's lost profits) FRE 701 Declarant testifying at trial	Affidavit of Karl Deily in Support of Cryovac's Memorandum in Opposition to Pechiney's Motion for Partial Summary Judgement of Lost Profits	11/18/2005		
432	FRE 802	FRE 703 (Nawrocki) FRE 1006 (Summary of information from FRE 803(6) records)	Cryovac v. Pechiney - Summary of Lost Profits on TBG Bags to Nat'l Beef	0000/00/00/00/		Nawrocki Expert Report Ex. 3 - 3b
433	FRE 802	FRE 703 (Nawrocki) FRE 1006 (Summary of information from FRE 803(6) records)	Cryovac v. Pechiney - Summary of Lost Profits on TBG Bags to Packerland	0000/00/00		Nawrocki Expert Report Ex. 4 - 4a
434	FRE 802	FRE 703 (Nawrocki) FRE 1006 (Summary of information from FRE 803(6) records)	Cryovac v. Pechiney - Summary of Lost Profits on National Beef Contract	0000/00/00		Nawrocki Expert Report Ex. 5 - 5c
435	FRE 802	FRE 703 (Nawrocki) FRE 1006 (Summary of information from FRE 803(6) records)	Cryovac v. Pechiney - Financial 00/00/0000 Summary of Cryovac Sales to Nat'l Beef	0000/00/00		Nawrocki Expert Report Ex. 6

*Cryovac objects to Pechiney reserving any objection not expressly identified herein because it violates F.R.C.P. 26(a)(3) & L.R. 16.4(d)(6) because it does not give Cryovac adequate notice and opportunity to respond.

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254	FRE 802	FRE 703 (Nawrocki) FRE 1006 (Summary of information from FRE 803(6) records)	. Pechiney - Cryovac	0			Nawrocki Expert Report Ex. 7
437	FRE 802	FRE 703 (Nawrocki) FRE 1006 (Summary of information from FRE 803(6) records)	Cryovac v. Pechiney - Cryovac Total Lost Sales to Nat'l Beef	0000/00/00			Nawrocki Expert Report Ex. 8 - 8a
438			Maraflex bags / ClearShield bags comparison/specs	0000/00/00	00/00/0000 PPPI-E115035	PPPI-E115038	
439			Dodge City Bag Usage	0000/00/00	00/00/0000 PPPI-E115450	PPPI-E115452	
440			Hand-written note re: discussion 00/00/0000 NBW00003	0000/00/00	NB W00003	NBW00003	Wilkerson 012
441	FRE 802, 901	FRE 703 (Nawrocki) FRE 1006 (Summary of information from FRE 803(6) records)	Cryovac/Nat'l Beef Sales Projections	0000/00/00	00/00/0000 C100-000125	C100-000126	
442			Advertisement for New Curwood ArmorX Technology	00/00/0000 PPP1002285	PPP1002285	PPP1002286	
443			Project LARI: Cause and Effect Matrix	00/00/0000 PPP1003297	PPP1003297	PPP1003297	
			95				

*Cryovae objects to Pechiney reserving any objection not expressly identified herein because it violates F.R.C.P. 26(a)(3) & L.R. 16.4(d)(6) because it does not give Cryovae adequate notice and opportunity to respond.

(Including Pechiney's Objections and Cryovac's Basis for Admissibility)* Exhibit 11: Cryovac's Trial Exhibit List

Depoid		Company009		Nawrocki006	
Ppp1002496	PPP1003341	PPPI-E057028	CR006-004561		PPP1005104
_	00/00/0000 PPPI003341	00/00/0000 PPPI-E057028	00/00/0000 CR006-004559		00/00/0000 PPP1005104
Docdate Beggooth 00/00/0000 PPP1002491	0000/00/00	0000/00/00	0000/00/00	00/00/00	00/00/00
Descript Document outlining structure contents	Chart regarding Boneguard Development	"Strategic Market Overview - Shrink Bags"	Copy of Fresh Red Meat Marketing Meeting Agenda of Feb. 5 - 6, 2002, and attachment from Stockley's files	Nawrocki deposition binder	Pechiney Repeatability and Reproducibility Study
Ptx Objection Basis for Admissibility	, , , , , , , , , , , , , , , , , , ,	FRE 402: see PTO Ex. 5 'LC. and PTO Ex. 2 IV. SFRE 703 (Nawrocki) FRE 803(6)	FRE 701, 802 FRE 703 (Nawrocki) (PRE 803(6)	FRE 802, 901 FRE 703 (Nawrocki) IDed by Nawrocki (Nawrocki 7/12/05 depo.	
Objection		FRE 402, 403, 802, 901	FRE 701, 802	FRE 802, 901	
Ptx 444	445	446	447	448	451

*Cryovac objects to Pechiney reserving any objection not expressly identified herein because it violates F.R.C.P. 26(a)(3) & L.R. 16.4(d)(6) because it does not give Cryovac adequate notice and opportunity to respond.

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because it does not give Cryovac adequate notice and opportunity to respond.

Supplemental Sales n for 2005 and roduced on 3/13/2006 and for 2004 produced 06  Supplemental Sales n for 3/2006 an 3/22/2006 an 3/22/2006	Ž	Objection	Basis for Admissibility Descript		Docdate   Begdoc#   Enddoc#   Depoid	
FRE 402 FRE 402: see PTO Ex. 5 Pechiney's Supplemental Sales  1.C and PTO Ex. 2 1V. (evidences customers to whom Clearshield® sold amount of sales of Clearshield® sold amount of sales of Clearshield® sold)  FRE 402 FRE 402: see PTO Ex. 5 Pechiney's Supplemental Sales  1.C and PTO Ex. 2 IV. Information for 3/22/2006 (evidences customers to produced on 3/22/2006 whom Clearshield® sold, Clearshield® sold amount of sales of Clearshield® sold amount of sales of Clearshield® sold and amount of sales of Clearshield® sold and amount of sales of Clearshield® sold and amount of sales of Clearshield® sold)	23		FRE 402: see PTO Ex. 5 I.C and PTO Ex. 2 IV. (evidences customers to whom Clearshield® sold, Clearshield® product specifications used to make Clearshield® sold and amount of sales of Clearshield® sold)	Supplemental Sales n for 2005 and roduced on 3/13/2006	0/00/2005	
FRE 402 FRE 402: see PTO Ex. 5 Pechiney's Supplemental Sales I.C and PTO Ex. 2 IV. Information for 3/2006 (evidences customers to produced on 3/22/2006 whom Clearshield® sold, Clearshield® product specifications used to make Clearshield® sold and amount of sales of Clearshield® sold)	23	FRE 402	Ex. 5 IV. ers to  ens to  ons and	Pechiney's Supplemental Sales Information for 2004 produced on 3/15/2006	0/00/2004	
	4	FRE 402	Ex. IV. ers to @ ons		0/00/2006	

(Including Pechiney's Objections and Cryovac's Basis for Admissibility)* Exhibit 11: Cryovac's Trial Exhibit List

XdmissibilityDescriptDocdateBegdoc#Enddoc#DepoidNawrocki)Cryovac's Supplemental00/00/2005C300-000004C300-000004financial statements for 2005produced in response toPechiney's 3/13/06 request	estifying at F.R.E. 1006 Summary - 00/00/0000 Schedule 1 to Cryovac's Nawrocki) Itemized Statement of Damages (Summary of from FRE) n from FRE	estifying at F.R.E. 1006 Summary - 00/00/0000 Schedule 2 to Cryovac's Nawrocki) Itemized Statement of Damages (Summary of from FRE) Itemized Statement of Damages ords)	estifying at F.R.E. 1006 Summary - 00/00/0000 Schedule 2A to Cryovac's Nawrocki) Itemized Statement of Damages ) (Summary of n from FRE ords)
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Objection FRE 802, 1002	FRE 802, 1002	FRE 802, 1002	FRE 802, 1002
Pix 455	456	457	458

*Cryovac objects to Pechiney reserving any objection not expressly identified herein because it violates F.R.C.P. 26(a)(3) & L.R. 16.4(d)(6) because it does not give Cryovac adequate notice and opportunity to respond.

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## (Including Pechiney's Objections and Cryovae's Basis for Admissibility)* Exhibit 11: Cryovac's Trial Exhibit List

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463	FRE 802,	Declarant testifying at trial FRE 703 (Nawrocki) FRE 803(6) FRE 1006 (Summary of information from FRE 803(6) records)	06 Summary - 4 to Cryovac's Statement of Damages	0000/00/00		neodo de la companya
464	FRE 802, 1002	Declarant testifying at trial FRE 703 (Nawrocki) FRE 803(6) FRE 1006 (Summary of information from FRE 803(6) records)	F.R.E. 1006 Summary - Schedule 4A to Cryovac's Itemized Statement of Damages	00/00/000		
465	FRE 802, 1002	Declarant testifying at trial FRE 703 (Nawrocki) FRE 803(6) FRE 1006 (Summary of information from FRE 803(6) records)	F.R.E. 1006 Summary - Schedule 5 to Cryovac's Itemized Statement of Damages	0000/00/00		
466	FRE 802, 1002	Declarant testifying at trial FRE 703 (Nawrocki) FRE 803(6) FRE 1006 (Summary of information from FRE 803(6) records)	F.R.E. 1006 Summary - Schedule 5A to Cryovac's Itemized Statement of Damages	0000/00/00		

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## (Including Pechiney's Objections and Cryovac's Basis for Admissibility)* Exhibit 11: Cryovac's Trial Exhibit List

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Exhibit 11: Cryovac's Trial Exhibit List (Including Pechiney's Objections and Cryovac's Basis for Admissibility)*

*****		Basis for Admissibility   Descript		Docuste	Reador#	#001	Denoid
1002	802,	Declarant testifying at trial FRE 703 (Nawrocki) FRE 803(6) FRE 1006 (Summary of information from FRE 803(6) records)	36 Summary - 6E to Cryovac's Statement of Damages		1000		
# 5 I	FRE 802, 1002	Declarant testifying at trial FRE 703 (Nawrocki) FRE 803(6) FRE 1006 (Sumnary of information from FRE 803(6)	F.R.E. 1006 Summary - Schedule 7 to Cryovac's Itemized Statement of Damages	0000/00/00			
<del>"</del>	FRE 402	FRE 402: see PTO Ex. 5 I.C. and PTO Ex. 2 IV. (damages-evidence Clearshield® unsold inventory made by Pechiney during term of	E-mail providing Pechiney's (inventory of ClearShield manufactured but not sold as of 3/21/06, produced 3/29/2006	03/29/2006			

*Cryovac objects to Pechincy reserving any objection not expressly identified herein because it violates F.R.C.P. 26(a)(3) & L.R. 16.4(d)(6) because it does not give Cryovac adequate notice and opportunity to respond.

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(Including Pechinev's Objections and Croppac's Rasis for Admissibility)* Exhibit 11: Cryovac's Trial Exhibit List

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sis for Admissil	Begaloc#		04/29/2004 PPP1010703	09/14/2004 PPP1010739	09/16/2004 PPP1010769	PPP1010825	
ryovac's Ba	00/00/0000	0000/00/00	04/29/2004	09/14/2004	09/16/2004	09/14/2004	
ey's Objections and (	06 Summary - All ufacturing ions Pechiney Used to arShield Products Inventory from 2004 farch 21, 2006	F.R.E. 1006 Summary - All Bagging Specifications and Their Corresponding Film Manufacturing Specifications Used to Make ClearShield Products Sold or in Inventory from 2004 through March 21, 2006	DM-0200 ClearShield printing specification	DB-3200 ClearShield bagging specifications (v. 1-3)	DB-3201 ClearShield bagging specifications (v. 1-4)		A COMPANY OF THE PARTY OF THE P
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	UDJection FRE 802, 901, 1002	FRE 802, 901, 1002					
	478 478	479	480	481	482	483	,

*Cryovac objects to Pechiney reserving any objection not expressly identified herein because it violates F.R.C.P. 26(a)(3) & L.R. 16.4(d)(6) because it does not give Cryovac adequate notice and opportunity to respond.

Exhibit 11: Cryovac's Trial Exhibit List (Including Pechiney's Objections and Cryovac's Basis for Admissibility)*

485	484	DB-3350 ClearShield bagging specifications (v. 1-4)	09/16/2004 PPPI010881		PPPI010905	
485					·	
486	<i>U</i>	DB-3352 ClearShield bagging specification	12/23/2004	12/23/2004 PPP1010916	PPP1010920	
2	um U	B-3200 ClearShield bagging specifications (v. A-C)	04/04/2005	PPP1010727	PPP1010738	
487	uma VJ	B-3201 ClearShield bagging specifications (v. A-C)	04/04/2005 PPP1010757	PPP1010757	PPP1010768	
488	pas U	B-3300 ClearShield bagging specifications (v. A-D)	04/08/2005 PPP1010809	PPP1010809	PPP1010824	
489	some U	B-3301 ClearShield bagging specifications (v. A-D)	04/08/2005	PPP1010851	PPP1010866	
490	netwo V J	B-3302 ClearShield Bagging Specification	04/08/2005 PPP1010877		PPP1010880	
491		DZ-9000 ClearShield manufacturing specification	02/09/2004 PPP1003536		PPP1003539	Douglas 30(b)(6) 005

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(Including Pechinev's Objections and Cryovac's Basis for Admissibility)*

DIV	Objection	Rosis for Artmissillings	ey's Objections and C	ryovac's Ba	sis for Admissib	
492		492 DZ-9001 (manufactu	ClearShield iring specifications (v.	09/14/2004	09/14/2004 PPPI010949	PPPI010956
493			DZ-9500 ClearShield manufacturing specifications (v. 1-2)	09/02/2004	09/02/2004 PPPI010659	PPPI010667
494			DZ-9501 ClearShield manufacturing specifications (v. 1-2)	09/16/2004	09/16/2004 PPPI010668	PPPI010676
495			DZ-9502 ClearShield manufacturing specifications (v. 1-3)	12/23/2004 PPP1010677	PPP1010677	PPP1010690
496			Z-9001 ClearShield manufacturing specifications (v. A-F)	04/08/2005	PPPI 010925	PPPI 010948
497			Z-9003 ClearShield manufacturing specification	04/08/2005 PPPI010651	PPP1010651	PPPI010653
8 8			Z-9010 ClearShield manufacturing specifications (v. A-B)	12/12/2005 PPP1014327	PPP1014327	PPP1014338

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Including Pechiney's Objections and Cryovac's Basis for Admissibility)* Exhibit 11: Cryovac's Trial Exhibit List

| Docdate | Begdoc# | Enddoc# | Depoid PPP1014340 04/07/2006 PPPI014339 04/04/2006 32/10/2005 02/23/2005 regarding specifications used to make ClearShield products held 'elated U.S.P.T.O. information publication no. 2004-0173932 related U.S.P.T.O. information publication no. 2004-0173491 in Pechiney's inventory as of Notice of Abandonment and Notice of Abandonment and 3/21/06, produced 4/4/2006 regarding abandonment of regarding abandonment of ClearShield sold between specification information 1/1/2006 and 2/28/2006, Pechiney Supplemental Pechiney's U.S. patent application 10/734,401 upplication 10/735,491 Information regarding Pechiney's U.S. patent providing ClearShield E-mail from Pechiney produced 4/7/2006 Basis for Admissibility Descript FRE 402: see PTO Ex. 5 FRE 402: see PTO Ex. 5 in Jan. and Feb. of 2006) make Clearshield® sold inventory made during specifications used to .A. and PTO Ex. 2 I. .A. and PTO Ex. 2 I. specification used to make Clearshield® (Damages-product FRE 402 - DX 549 FRE 402 - DX 550 Damages-product 419 patent term) Ptx Objection **FRE 402 FRE 402** FRE 403 FRE 403 499 900 501 502

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FRE 403 FRE 402 - DX 551 Notice of related U.3 regarding Pechiney's application (publication (publication PRE 402 - DX 552 Notice of related U.3 regarding application (publication (publication PRE 403 FRE 402 - DX 552 Notice of regarding Pechiney's regarding Pechiney's application	iis for Admissibility E 402 - DX 551	Abandonment and	Docdate Begdoc#	# Enddoc#	Denoid
FRE 403		S.P.T.O. information abandonment of U.S. patent n 10/735,567 on no. 2004-0173944	27/10/2005		
	FRE 402 - DX 552	Notice of Abandonment and related U.S.P.T.O. information regarding abandonment of Pechiney's U.S. patent application 10/735,134 (publication no. 2004-0175464 A1)	05/19/2005		
505 FRE 403 FRE	FRE 402 - DX 553	Notice of Abandonment and related U.S.P.T.O. information regarding abandonment of Pechiney's U.S. patent application 10/735,137 (publication no. 2004-0175465 A1)	04/13/2005		
506 FRE 403 FRE	FRE 402 - DX 554	Notice of Abandonment and related U.S.P.T.O, information regarding abandonment of Pechiney's U.S. patent application 10/735,366 (publication no. 2004-0175466 A1)	05/20/2005		

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508 FRE 4	(Including Pechiney's Objections and Cryovac's Basis for Admissibility)*  Basis for Admissibility Possesing	FRE 402 - DX 555 Notice of Abandonment and related U.S.P.T.O. information regarding abandonment of Pechiney's U.S. patent application 10/735,485 (publication no. 2004-0175467 A1)	FRE 402 - DX 556 Notice of Abandonment and 04/13/2005 related U.S.P.T.O. information regarding abandonment of Pechiney's U.S. patent application 10/734,528 (publication no. 2004-0175592 A1)	Pechiney advertisement/promotional material for ClearShield: "pitch the patch."	ClearShield 00/00/2005 PPPI014296 PPPI014297 advertisement/promotional materials	Pechiney's Second Supplemental Response to Cryovac's Interrogatory No. 3, verified by F. Kitchel 4/7/2006
	Objection	FRE 403	FRE 403 F1			

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Exhibit 11: Cryovac's Trial Exhibit List (Including Pechiney's Objections and Cryovac's Basis for Admissibility)*

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bility)*  Enddôc#	PPP1006289	PPP1008186	PPP1008188	PPP1005899	PPP1008204
asis for Admissi Begdoc#	00/00/0000 PPP1006287	00/00/0000 PPP1008185	PPPI008187	04/17/2003 PPP1005884	04/16/2003 PPP1008189
ryovac's B Docdate	000/00/00	0000/00/00	03/27/2003	04/17/2003	04/16/2003
Ptx Objection Basis for Admissibility Descript Docdate Begloc# Enddd	Pechiney report regarding "ClearShield Oriented Film Development"	Pechiney report regarding Pechiney Meat & Dairy Business Request for Change in Appropriation; Project Lari - Bonc-in Shrink Bags"	Pechiney spreadsheet regarding "Flexible Packaging North America Economic Evaluation & Financial Data"	E-mail from F. Kitchel to Pechiney employees regarding "RFA update" and forwarding Powerpoint presentation titled "Project Lari Bone-in Shrink Bag Business Expansion Capital Request"	Powerpoint presentation slides regarding "Project Lari Bone-in Shrink Bag Business Expansion Capital Request" and signed capital approval request
Basis for Admissibility					
Objection			1		
Ptx	512	513	514	5 5	516

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Exhibit 11: Cryovac's Trial Exhibit List

ding Pechiney's Objections and Cryovae's Basis for Admissibility)*	Descript Docdate Begdoc# Enddoc# Depoid	Pechiney Meat & Dairy 12/00/2004 PPPI011955 PPPI012046 Business Operating Results, December 2004	Pechiney Meat & Dairy 02/00/2005 PPPI012128 PPPI012205 Business Operating Results, February 2005	Pechiney Meat & Dairy 04/00/2005 PPPI012297 PPPI012387 Business Operating Results, April 2005	Pechiney Meat & Dairy 05/00/2005 PPPI012388 PPPI012473 Business Operating Results, May 2005
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(Including Pechi	Basis for Admissibility	Pechin Busine Decen	Pechin Busine Februa	Pechin Busine April 2	Pechin Busine May 2(
	Ptx Objection	524	525	526	527

*Cryovac objects to Pechiney reserving any objection not expressly identified herein because it violates F.R.C.P. 26(a)(3) & L.R. 16.4(d)(6) because it does not give Cryovac adequate notice and opportunity to respond.